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7 KUANG XUAN LIU, et al.,
8 Plaintiffs,
9 v.
10 WIN WOO TRADING, LLC, et al.,
11 Defendants.

Case No. [14-cv-02639-KAW](#)

**ORDER DISCHARGING 2/18/16
ORDER TO SHOW CAUSE**

Re: Dkt. No. 134

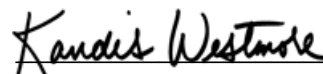
12 On February 18, 2016, the Court held a hearing on Defendants Safety Trucking, LLC and
13 Jiatun Zheng's motion to quash Plaintiffs' third party subpoenas served on East West Bank and
14 Mark J. Bluer. Thereafter, the Court denied Defendants' motion to quash and issued an order to
15 show cause to attorney Leon Jew to explain why the Court should not impose sanctions sua sponte
16 under Federal Rule of Civil Procedure 11 for filing the unmeritorious motion. (Dkt. No. 134.)

17 On March 4, 2016, Mr. Jew responded to the order to show cause, and stated that the
18 motion was brought in good faith in light of Civil Local Rule 37-3. (Dkt. No. 146 at 4.) The Court
19 notes that the Civil Local Rule, nor any other pertinent legal authority, was provided in either the
20 motion or the reply, to support the argument that the subpoenas were untimely because they
21 required production after the fact discovery cutoff. Going forward, the undersigned expects
22 counsel to be more thorough in his presentation of legal arguments, and to not unreasonably rely
23 on the assistance of non-lawyers to draft court filings.

24 Notwithstanding, the Court hereby discharges the February 18, 2016 order to show cause.

25 IT IS SO ORDERED.

26 Dated: March 31, 2016


27 KANDIS A. WESTMORE
28 United States Magistrate Judge